

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN INVESTIGATION OF THE COMPLIANCE)	
STRATEGIES OF ELECTRIC UTILITIES)	ADMINISTRATIVE
RELATED TO THE CLEAN AIR ACT)	CASE NO. 339
AMENDMENTS OF 1990)	

O R D E R

In the Commission's Order dated August 15, 1991, Big Rivers Electric Corporation, East Kentucky Power Cooperative, Inc., Kentucky Power Company, Kentucky Utilities Company, and Louisville Gas and Electric Company were directed to file compliance plans and strategies relating to the Clean Air Act Amendments of 1990 ("CAAA"). The compliance plans received by the Commission in response to its Order reflected the options and strategies that were being analyzed by the utilities at that time. As such, some of the compliance plans were tentative in nature.

On January 11, 1993, the United States Environmental Protection Agency ("EPA") issued a portion of its final rules and regulations implementing the Acid Rain Program. The regulations required utilities and other sources with generating units affected during Phase I of the CAAA to submit to the EPA on or before February 15, 1993 complete Acid Rain permit applications governing their affected units. These permit applications were to include, inter alia, a complete compliance plan for each affected unit.

IT IS THEREFORE ORDERED that all jurisdictional electric utilities with Phase I affected units shall file within 10 days from the date of this Order ten copies of their complete Acid Rain permit applications as filed with the EPA or an explanation of why such an application was not filed with the EPA.

Done at Frankfort, Kentucky, this 30th day of March, 1993.

PUBLIC SERVICE COMMISSION


Chairman


Vice Chairman


Commissioner

ATTEST:


Executive Director